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3 Nevada Bar No. 10089 jinsley-micheri@dennettwinspear.com **DENNETT WINSPEAR, LLP** 3301 N. Buffalo Drive, Suite 195 5 Las Vegas, Nevada 89129 Telephone: (702) 839-1100 6 Facsimile: (702) 839-1113 Attorneys for Defendant, State Farm 7 Mutual Automobile Insurance Company 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 11 HECTOR HERNANDEZ, an individual, 12 Plaintiff 13 VS. 14 STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, a foreign 15 corporation; DOE INDIVIDUALS I-X, inclusive; and ROE CORPORATIONS I-X, 16 inclusive. 17 Defendants 18 19 20 IT IS HEREBY STIPULATED AND AGREED, by and between David J. Feldman, Esq., of 21 The Feldman Firm, and Traysen Turner, Esq., of The Paul Powell Law Firm attorneys for Plaintiff, Hector Hernandez, and Jennifer Insley Micheri, Esq., of the law firm Dennett Winspear, 22 23 LLP, attorneys for Defendant State Farm Mutual Automobile Insurance Co., to Withdraw and 24 Strike from the Record Ex A [DOC 29-1], B [DOC 29-2], and G [DOC 29-7], attached to

Defendant's Motion for Summary Judgment [DOC 29], filed August 23, 2024:

Case No: 2:23-cv-00859-CDS-BNW

Order Approving STIPULATION TO WITHDRAW AND STRIKE FROM THE RECORD SOLELY EXs. A [DOC 29-1], B [DOC 29-2], AND G [DOC 29-7], TO DEFENDANT'S MOTION FOR SUMMARY JUDGMENT [DOC 29] 1

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On August 23, 2024, Defendant filed and served its Motion for Summary Judgment [DOC
29] and an Exs. A [DOC 29-1], B [DOC 29-2] and G [DOC 29-7] to the Motion [DOC 29] were
incorrectly attached. The incorrect attachment(s) contained sensitive and personal information
of, which was a clerical error by Defendants counsel's office, and the parties hereto stipulate and
agree for that Exs. A [DOC 29-1], B [DOC 29-2] and G DOC 29-7], to the original Motion [DOC
29] be withdrawn and stricken from the record.

- 1. Specifically, Plaintiff's counsel advised recently regarding the inadvertent and incorrect attachment(s) to Defendant's Motion [DOC 29], and agreed it should be withdrawn and stricken from the record as it was incorrectly attached.
- 2. On September 6, 2024, Defendant served its Errata to Defendant's Motion for Summary Judgment [DOC 30], in order to provide the Honorable Court with a copy of the corrected Exs. A [DOC 29-1], B [DOC 29-2] and G [DOC 29-7], for review in connection with the Motion [DOC 29].
- 3. The Parties hereto agree for Exs. A [DOC 29-1], B [DOC 29-2] and G [DOC 29-7] to Defendant's Motion for Summary Judgment [DOC 29] filed August 23, 2024 be withdrawn and stricken from the record. The Motion for Summary Judgment [DOC 29] shall otherwise remain for determination by the Court.

IT IS SO STIPULATED.

Respectfully submitted:

DATED: September 5, 2024 DATED: September 5, 2024

THE PAUL POWELL LAW FIRM **DENNETT WINSPEAR, LLP**

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/s/ Jennifer Insley Micheri JENNIFER INSLEY MICHERI, ESQ. Nevada Bar No. 10089 3301 N. Buffalo Drive, Suite 195 Las Vegas, Nevada 89129 Telephone: 702-839-1100 Attorneys for Defendant, State Farm Fire and Casualty Insurance Company

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